UNITED STATES MAGISTRATE JUDGE

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF TEXAS, EL PASO DIVISION

FILED 08/26/2019 Clerk, U.S. District Court Western District of Texas

Signature of Judicial Officer

RRV

Deputy

USA vs. (1) LUIS ANTONIO CHOGLLO-CASTILLO		§ CDIMINA	§ CRIMINAL COMPLAINT § CASE NUMBER: EP:19-M -08073(1) - MAT §		
		§ CASE NU			
		§ §			
I, the unders	signed complainant be	eing duly sworn state the	following is true and	correct to the best of my	
knowledge and belief. O	n or about <u>August</u>	23, 2019 in El Paso cou	nty, in the WESTE I	RN DISTRICT OF TEXAS	
defendant did, being an a	alien to the United Sta	ates, knowingly enter the U	nited States at a tim	e and place not designated	
as a Port of Entry by Imr	nigration Officers afte	er having been previously co	onvicted for a violati	on of Title 8, United States	
Code, Section 1325 on De	ecember 10, 2018 in (Cause Number EP:18-M-089	972(1) ATB.		
in violation of Title 8 United Stat		United States Code, Secti	on(s) 1325	1325	
I further stat	te that I am a(n) <u>Bore</u>	der Patrol Agent and that	this complaint is ba	ased on the following facts	
"The Defendant, Luis Ant	tonio CHOGLLO-Castill	lo , an alien to the United	States and citizen o	f Ecuador, illegally entered	
the United States from	the Republic of Mexic	co on August 23, 2019 , a	approximately 2.4 n	niles east of the Bridge of	
Americas Port of Entry i	n El Paso, TX which	is in the Western District	of Texas. The Defe	ndant has been previously	
convicted for a					
Continued on the att	ached sheet and r	made a part of hereof.			
Sworn to before me ar	nd subscribed in my	presence,	Signature of Cor Bonilla, Arturo Border Patrol Ag		
00/25/2010			_	Jenic	
08/26/2019 File Date		a	EL PASO, Texas City and State		
MIGUEL A. TORRES			Mrcn. 1	G. Tone	

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WESTERN DISTRICT OF TEXAS

(1) LUIS ANTONIO CHOGLLO-CASTILLO

FACTS (CONTINUED)

violation of Title 8, United States Code, Section 1325 on December 10, 2018 in in the Western District of Texas in El Paso, TX.

Because this affidavit is being submitted for the limited purpose of establishing probable cause as set forth herein, I have not included each and every fact known to me concerning this investigation.

IMMIGRATION HISTORY:

The DEFENDANT has been granted 1 voluntary departure(s), the last on February 27, 2019, through ALEXANDRIA, LA

CRIMINAL HISTORY:

12/10/2018, El Paso, TX, 8 USC 1325(M), convicted, T/S